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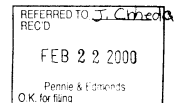
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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.
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Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Petition to Revive. 4/15/00



Notice of Abandonment

Application No.

Apple actis

08:444,994

Examener

Jeffrey S. Parkin, Ph.D.

Palese et al.

Grag. Art 1913.

1641



1.5	application is abandoned in view of:
Χ :	approant's failure to timely file a proper response to the Office letter mailed on 19 Jul 1999
	A response (with a Certificate of Mailing or Transmission of) was received on, which is after the expiration of the period for response (including a total extension of the month(s)) which expired on
	A proposed response was received on, but it does not constitute a proper response to the first selection.
	A proper response to a final rejection consists only of: a timely filed amendment which places the application condition for allowance, a Notice of Appeal; or the filing of a continuing application under 37 CFR 1.62 (FWC)
>	C No response has been ⊬ede ved.
ē O	ppi cant's failure to timely pay the required issue fee within the statutory period of three months from the mailin cate If the Notice of Allowance
	The issue fee (with a Certificate of Mailing or Transmission of) was received on
	Inels abmitted issue fee of \$ is insufficient. The issue fee required by 37 CFR 1.18 is
	The issue fee has not been received.
ā:	opecant's failure to timely file new formal drawings as required in the Notice of Allowability.
	Proposed new formal drawings (with a Certificate of Mailing or Transmission of) were received on
	The proposed new formal drawings filed are not acceptable.
	No proposed new formal drawings have been received.
th	e express abandonment under 37 CFR 1.62(g) in favor of the FWC application filed on
ţr.	e letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entre ferest, or all of the applicants.
;** ₀	eletter of express abandonment which is signed by an attorney or agent (acting in a representative caped to the I CFR 1-34 all upon the filing of a continuing application.
***** *****	e decision by the Board of Patent Appeals and Interferences rendered on and decaments from seeking court review of the decision has expired and there are no allowed claims.
<u> </u>	a reason si perow:
	Christoph I Cl.
	Mustyl & (L'

CHRISTOPHER L. CHIN PRIMARY EXAMINEP GROUP 1996 /647